

PLAN NEW COMPANY

Capuzaya Stockholders Begin Reorganization Work.

DECLARE MINES VALUABLE

Executive Committee Proposes Another Name for Alleged Looted Concern—Davis and Bryan, Accused Officers, Gain Liberty Under Bond. Investors Are Confident.

A complete reorganization of the Capuzaya Mining Company, the funds of which amounting to more than \$100,000, the district attorney alleged, Eugene Davis, vice president, and Edward C. Bryan, secretary and treasurer, appropriated to their own use, was decided yesterday by the Capuzaya Stockholders' Protective Association.

It was also decided, under the reorganization, to adopt a new name for the company.

Both men charged in the indictments with looting the company's treasury are now at liberty on bond. Davis, accompanied by Attorney Henry E. Davis, yesterday secured bond for \$10,000 for his appearance when wanted for trial. Maj. Samuel H. Walker becoming his surety.

As previously stated in The Washington Herald, Bryan was released Tuesday night on bond furnished by Nathaniel M. Ambrose.

A meeting of the executive committee of the stockholders' association was held yesterday in the office of Fred G. Norris, in the Maryland Building, and plans were decided upon for the reorganization of the company upon a sound basis. The stockholders appear to have confidence in the assets of the company, as represented by the group of mines it owns and its machinery.

The affairs of the company were discussed at length by Messrs. Isaac R. Hitt, Jr., president, Paul J. Green, vice president, Jules G. Gaudin, secretary, and F. J. Heighberger, Clarence D. Nourse, Fred G. Norris, Daniel Levy, and Frank A. Gillespie, who make up the executive committee of the association. The object of the new company will be to take care of all bona fide stockholders, and persons who put their money into stock of the company in good faith.

Letter to Stockholders.
The reorganization will be along lines in strict conformity, the officers of the executive committee state, with the provisions of the code regarding corporations. After such reorganization, an application will be made to the court through Receiver Laskey, to receive and take charge of all the assets of the company.

It was decided yesterday to send out to all stockholders a circular letter requesting the serial number of certificates held by such persons, the number of shares of stock represented, and the assignment or indorsement on the back of all certificates. When the reports are all in from these letters, the executive committee hopes to be able to ascertain the extent to which the stock of the company has been overvalued. In his bill in equity, District Attorney Baker charged that Davis and Bryan had overvalued the stock to the extent of \$300,000, and pocketed the proceeds.

The action of the grand jury in indicting Davis and Bryan, and that of District Attorney Baker in having the affairs of the company placed in the hands of a receiver, appeared to meet the approval of the stockholders who attended the meeting yesterday. The Protective Association was formed about a year ago, and has brought about, it is said, by the arbitrary action of Vice President Davis, in refusing stockholders permission to look at the books of the company, and in refusing to furnish other information.

Mines Need Development.
To a representative of The Washington Herald, Fred G. Norris stated last night that he had visited the group of mines in Mexico, and was satisfied that they were valuable, and, when properly worked, would yield profitable ore.

"I am satisfied," said Mr. Norris, "that District Attorney Baker and Receiver Laskey will co-operate with the efforts of the bona-fide stockholders in their reorganization plans, and will place no obstacles in the way of a legitimate reorganization along honest conservative lines."

According to Mr. Norris, the internal troubles of the company are due exclusively to Davis and Bryan, and so pronounced were the arbitrary actions of these two a year ago, anticipating trouble because of the absolute control exercised by them, it was thought advisable to organize and await developments.

Eugene Davis, the vice president of the company, who is also described in the court proceedings as Alva E. Davis, came here from Clayton, Ind., and has been engaged in the promoting of mining enterprises since 1880. Bryan was formerly a stenographer in the department of Agriculture, and Davis appointed him his private secretary, later promoting him to be secretary-treasurer of the Capuzaya Mining Company.

Attorney John E. Laskey, the receiver, said to The Washington Herald reporter yesterday, that he expected to see the preliminary report with the court in the course of ten days.

"The burden of complaint among the stockholders of the company," said he, "so far as I have been able to determine, is that money which should have gone toward the purchase of machinery and the development of the mines has been diverted by Davis and Bryan to their own use. All the stockholders with whom I have talked appear to be satisfied with their investment and appear to believe that the mines are valuable and need only developing."

Jury Unable to Agree.

The jury in the suit of Joseph Davis to recover \$500 damages from the Anacostia and Potomac River Railroad Company, after having the case under advisement since Wednesday afternoon, reported to Justice Anderson yesterday that they were unable to agree, and were discharged from further consideration of it. Davis claimed that he was injured permanently by being thrown from a wagon which was run into by a car belonging to the company, on G street southeast.

Columbia Turnverein Meeting.
Richard Barthold, representative in Congress from Missouri, was elected honorary speaker of the Columbia Turnverein at the meeting of the organization, held last night. Prof. Spanhoff, of the Eastern High School, has been secured to deliver an address to the pupils of the turnverein on "The value of athletics." The prize team which captured the first trophy at the Wilmington turnfest has made arrangements for a march to Baltimore and return.

Will of John H. Carroll.
The will of John H. Carroll, dated June 25, 1905, filed yesterday for probate, devises the entire estate to his wife, Mrs. W. Eliza Carroll, to hold during her single life. After her death or remarriage the estate is to be equally divided among John F. Carroll, Samuel E. Carroll, and Mary A. Carroll. The following cash bequests are also made: Agnes V. Richardson, \$50; James H. Carroll, \$50; and Leonard F. Carroll, \$25. Samuel Lee Carroll is named as executor.

OPEN TO ATTACK.

Neglect of even an ordinary cough or cold is apt to leave the lungs sore and especially susceptible to bronchial affections. To break up a cold quickly and cure anything more effective than a mixture of one-half ounce of Virgin Oil of Pine, with two ounces of glycerine and a half pint of good whisky. Take a tablespoonful every four hours. Five ounces of tincture cinchona compound can be used instead of whisky, with the same result.

The ingredients for this mixture are not expensive and can be purchased at any good drug store. It will always be found more satisfactory, however, to purchase each separately and mix them at home. Virgin Oil of Pine is a pure compound, guaranteed by the manufacturers under the Food and Drugs Act, Serial No. 451, and is prepared only in the laboratories of the Leach Chemical Co., Cincinnati, Ohio, being put up, for dispensing, only in half-ounce vials, each vial securely sealed in a round wooden case.

IN THE SOCIAL WORLD.

Continued from Fifth Page.

Bræard, of Monroe, La., and Dr. George M. Snellings, also of Monroe, La. The ceremony was performed by Rev. Donald Campbell MacLeod, pastor of the First Presbyterian Church. The double ring ceremony was used in each case.

The brides are sisters, and the wedding was attended only by Mr. and Mrs. Hawkins, of Bennington, Vt., parents of one bridegroom; Mrs. Bræard, of Monroe, La., mother of the brides; little Margaret McAdoo, daughter of one of the brides, and Mrs. Donald Campbell MacLeod.

After the ceremony a wedding breakfast was served in the private dining room, and later in the afternoon Mr. and Mrs. Hawkins left Washington for their bride trip and their future home in Bennington, Vt. Mr. and Mrs. Snellings will spend some time in Washington before going to their home in Louisiana.

The Assistant Secretary of State and Mrs. Huntington Wilson are again at their apartment in Sixteenth street, after a summer outing in the Green Spring Valley, near Baltimore, spent with Mrs. Wilson's father and grandparents, Col. and Mrs. James.

The Naval Attaché of the German Embassy and Mrs. Hebbinghaus, who have been on leave of absence all summer abroad, have sailed for this country, and are expected in Washington in the near future.

Mr. and Mrs. Robert H. Chapman have returned from abroad, and have opened their house, 329 Q street.

Mrs. Irene F. Lerch announces the marriage of Miss Irene Lerch and Mr. Henry P. Lerch, Jr., Wednesday, October 23, at 1729 Fifth street.

Rev. Mr. and Mrs. George Buckler announce the marriage of their daughter, Mae A., to Mr. Watson W. Eldridge, Jr., Wednesday, September 11, in Washington.

Mr. and Mrs. Eldridge will be at home after November 1, at 26 Maryland avenue northeast.

CHAMBERLAIN CLUB SMOKER.

Local Talent Joins with Professional in Entertainment of Guests.
Members of the Chamberlain Club assembled last night at 321 Fifteenth street in attendance upon the first smoker of the season, and had a royal time with their invited guests. A special programme of entertainment was provided with talent from the theaters, fortified by "stunts" of some of the members. Secretary-Treasurer Miller and Manager G. N. Warner were in their element welcoming their guests, and looking after the comfort of each. The affair passed off most pleasantly, and from the "Sword Song" of Robin Hood, sung by its author, to the stories of monologist Fred Lewis, everything was humorous and stamped with the mark of good fellowship.

The smoker was entirely informal, and in that alone was its principal charm. Smith, the "Booster" from Spokane, was there with his little barrel of apples, and each of those present carried home the barrel and the recipe of how to make them. The speaker, who is now in the Columbia Valley with an orchard from which to draw his revenue. Smith is here in attendance upon the sessions of the Scottish Right Masons, and incidentally is advertising his chamber of commerce in Spokane with a little scheme, which specially appeals to every lover of the apple.

Among the talent who participated in the smoker were: W. B. Atkinson, pianist; Al. B. Griffith, imitator; John Murray, soloist, and H. T. Stuten, basso soloist, all members of the club. To assist these were: Fred Lewis, monologist; the Regent Quartette, composed of Edward Edwards, Henry Sylvester, tenors, and Ralph Walker and Edward Ohaus, basses, who sang several selections from the theatrical companies appearing in town this week.

CONVENTION ADJOURNS.

Sunday School Men Elect Officers for Coming Year.

The Sunday School Editors' Association brought their convention to a close yesterday morning at the Ebbitt House. The attendance at this convention was smaller than usual, as it was held later in the year than is customary. At the next meeting, which will be held in Louisville, Ky., in next May, it is expected there will be a full attendance.

The officers elected for the coming year are as follows:
President, M. C. Hazard, Ph. D., Boston; vice president, Dr. R. J. Miller, Pittsburgh; secretary, Dr. C. R. Blackall, Philadelphia; treasurer, Dr. C. S. Albert, Philadelphia; committee on postal affairs, Dr. G. P. McKane, New York; Dr. A. J. Rowland, Philadelphia; and A. Louise Mangum, R. R. Williams, G. Oram, Richmond; W. H. Hirst, Philadelphia; G. Harris, Providence, R. I.; committee on international lessons, C. G. Trumbull, Philadelphia; Dr. H. Moening, Cincinnati; Dr. W. R. Hirst, Philadelphia; Dr. F. N. Peloubet, Auburndale, Mass.; and Dr. Van Ness, Nashville.

Committed to St. Elizabeth's.

A jury in Justice Barnard's court yesterday declared the following to be of unsound mind and they were ordered committed to the Government Hospital for the Insane: Dr. G. P. McKane, New York; Dr. A. J. Rowland, Philadelphia; and A. Louise Mangum, R. R. Williams, G. Oram, Richmond; W. H. Hirst, Philadelphia; G. Harris, Providence, R. I.; committee on international lessons, C. G. Trumbull, Philadelphia; Dr. H. Moening, Cincinnati; Dr. W. R. Hirst, Philadelphia; Dr. F. N. Peloubet, Auburndale, Mass.; and Dr. Van Ness, Nashville.

Capt. Chandler Ordered to New York.

Capt. Charles DeF. Chandler, the army balloon expert, who acted as aid to J. C. McCoy, the New York aeronaut, in handling the balloon America in the recent year, has been ordered to New York City for duty in connection with the aeronautical work of the army. The detail is only temporary.

BURNS \$30,000 NOTE

Former President Discharges Bank's Final Debt.

DRAMATIC SCENE AT BANQUET

Mr. Masters Applies Match to the Last Token of Paid-up Obligations of Defunct People's Bank—Stockholders' Loss on Bad Debts Less than \$100—Depositors Paid in Full.

There wasn't any indication of a tight money market visible at a banquet of the former directors of the defunct People's Savings Bank, held last night at the Shoreham Hotel. In fact, money was so loose that at the end of the evening a match was applied to a note for \$30,000 and it was speedily burned to ashes.

In addition to burning this note the evening was considered rather unique from the fact that S. J. Masters, president of the late bank, showed that, after having paid every cent to the depositors, the directors and stockholders had lost less than \$100 on bad debts. The cost of the receivership and the natural depreciation in furniture and fixtures brought the amount, however, considerably higher.

The note that was thrust into the fire was given about one year ago to the Union Savings Bank, of this city, and was signed by the ten directors of the late People's Savings Bank. It was paid several months ago, and last night, the anniversary of the suspension of the bank, it was placed upon the pyre as a fitting close to the celebration.

Closing of the Bank.

The People's Savings Bank did business at 610 Fourteenth street, and was capitalized at \$100,000. The deposits at the time of suspension amounted to about \$115,000. On October 24, 1906, the bank was closed by the direction of Comptroller of the Currency Rasky.

Within thirty days the directors say, every cent of the money due depositors had been paid, and at the end of ninety days the receivership was finished. At the time of the bank's suspension, it had on hand almost \$48,000, or about 42 per cent of its capital stock.

After a dinner given by Mr. Masters, at which a communication from one of the old board of directors who could not be present, was read, the note was burned. During the evening Mr. Masters reviewed the history of the closing of the institution. In his statement he said that the closing of the bank looked like a thunderclap, and that he deems it to have been hasty.

Mr. Masters said that the stock of the bank had been selling at from \$13 to \$150 per share before its suspension, so that with the loss from the receivership and other causes the stockholders were out at least \$42,000.

Criticism of the Comptroller.

He alleged that the examination of the national bank inspector, Owen T. Reeves, was not thorough enough, and that it was for this reason that the institution was closed. He said that the directors felt aggrieved at the action of the Comptroller of the Currency for his action in this matter, and that since then public approval has been given to the directors by the fact that three of them have been made directors of national banks of this city.

Mr. Masters said that he believed that the fact that the bank was closed was known in official government circles before it was closed. He concluded by saying that the directors had found it necessary to take their medicine, and had done so uncomplainingly.

CHANGES OF NAVAL OFFICERS.

Commanders Named for Mississippi, New Hampshire, and Idaho.

Commander Cameron McR. Winslow, assistant chief of the Bureau of Navigation of the Navy Department, is to be given command of the battle ship Mississippi when she goes into commission next spring. He will attain the grade of captain on January 3.

Capt. John C. Fremont, naval attaché at Paris, is to be assigned to command the battle ship New Hampshire when completed. He is to be succeeded at Paris by Commander Frederick L. Chapin, now executive officer of the battle ship Louisiana.

The new naval attaché to be appointed to Berlin will be Lieut. Commander Reginald R. Belknap, son of the late Rear Admiral Belknap. Lieut. Commander Belknap is at present executive officer of the battle ship Keokuk.

Lieut. Commander E. H. Campbell, now navigator of the training ship Albatross, has been designated to succeed Capt. Diehl, as judge advocate general of the navy. The latter will be assigned to command the battle ship Idaho as soon as she is placed in commission.

G. W. U. HAVE SCRIMMAGE.

Last Hard Practice Before Game with Maryland Aggies.

The George Washington football team went through the last scrimmage of the week in preparation for the game with Maryland Agricultural College to-morrow.

The team lined up as in the Swarthmore game, with the exception of Grim, whose place at guard was filled by Couden. Grim will probably be seen in Saturday's game, however.

A long signal practice took up the greater part of the evening's work, with a twenty minutes' scrimmage run at the end. The varsity ran through the scrubs almost at will, while the scrubs succeeded in making several gains through the varsity line.

A good deal of interest attaches to the contest with the Marylanders, on account of the old rivalry which existed between the two institutions before the old Columbia was changed to the George Washington University. Maryland Agricultural College is reported to be very strong this year, having held Annapolis to a low score. Their main reliance is said to be Cooper, the left half back, who has played with the Agricultural team for several seasons.

Garley Holds Brookland.

The Garley Athletic Club played the strong Brookland team to a standstill yesterday, the final score being 0 to 6. Fish, Maddox, and King starred for Garley.

MARRIAGE LICENSES.

Morris Lumb, 25, and Yetta Goldberg, 18, both of Harrisburg, Pa., by Rev. Abraham Simon. James H. Filer, 38, and Sarah O. English, 37, both of Thompson, N. C., by Rev. John M. Sedick. Franklin P. Motherhead, 24, and Louise Mangum, 18, both of Williams, G. Oram, Richmond. Francis P. Miller, 28, of New York City, and W. H. Hamilton, 28, of Bel Air, Md., by Rev. James F. Mackin. Paul Kretschka, 30, and Minnie Gotwald, 28, both of Elkins, W. Va., by Rev. M. B. Briscoe. COLORED. James Montague, 31, and Rosa Chase, 31, Rev. Jesse A. Taylor. William Naylor, 22, and Warranda R. Davis, 19, Rev. Logan Johnson. James Clatterbrook, 23, and Belle Smith, 21, Rev. J. T. Taylor. Harrison Chase, 21, and Alberta Brooks, 20, Rev. J. Haven Richards. Frank York, 25, and Sadie Russell, 22, Rev. Alex Wilkins.

DAILY COURT RECORD.

(Thursday, October 24, 1907.)

Supreme Court of the United States.
Present: The Chief Justice, Mr. Justice Harlan, Mr. Justice Brewer, Mr. Justice White, Mr. Justice Peckham, Mr. Justice McKenna, Mr. Justice Holmes, Mr. Justice Day, and Mr. Justice Moody.
Thomas Call, of Los Angeles, Cal., and John Francis Heffernan, of New York City, were admitted to the bar.
No. 187. Henry Winters et al., appellants, vs. the United States; argument commenced by Mr. E. C. Day for the appellants, continued by Mr. Assistant Attorney General Van Orsdel for the appellee, and concluded by Mr. James A. Walsh for the appellants. Leave granted to counsel for appellee to file an additional brief within three days, and to counsel for appellants to reply thereto.
No. 228. William A. D. Taylor, petitioner, vs. the United States.
No. 404. The United States, plaintiff in error, vs. Neil Macdonald; argument commenced by Mr. Lucius H. Burns for Taylor, and continued by Mr. Assistant Attorney General Cooke for the United States.
Adjourned until to-morrow at 12 o'clock.

The day call for Friday, October 25, will be as follows: Nos. 238 (and 404), 201, 203 (and 240), 2 (and 29), 30, 31, 32, 33, and 34.

DISTRICT COURTS.

Equity Court No. 1.
CHIEF JUSTICE CLARAUGH.
Henson vs. Henson; confirmation of sale ordered. Complainant's selection, J. A. Cobb and M. N. Richardson; defendant's selection, P. W. Frydy.
Walters vs. Prosser; rule to show cause returnable Monday. J. Compton's selection, Lambert and McLean and R. H. Yeatman.
Seiver vs. Nymann; C. H. Duffy appointed trustee. Complainant's selection, C. V. Duffy.
Pressey vs. Latimer; sale decreed, with R. Golden Donaldson, Albert H. Ferguson, and Paul E. Slemmon, trustees, to sell, land, \$60,000. Complainant's selection, Slemmon & Leach; defendant's selection, R. Golden Donaldson, A. H. Ferguson, Brandenburg & Brandenburg, and F. S. Bright.
Motions for today.
No. 23. Fance et al. vs. Hineslight et al. Attorneys, Adams-Lattimer.
No. 38. Chapman vs. Howard. Attorneys, Jones, Paiget-Stewart.
No. 37. Norewood et al. vs. Terrell et al. Attorneys, Adams-Lattimer.
No. 39. Nye vs. Nye. Attorneys, E. L. Wilson-W. W. Hyde.
No. 41. C. G. C. O'Leary vs. O'Leary. Attorneys, P. E. Kahan.
No. 38. Rudwick vs. Rudwick. Attorneys, Eash-Smith-Payne, Wilson & Larkdale.
No. 6. Morgan vs. Warrick. Attorneys, Slemmon & Leach.
No. 4. In re E. G. Rowan, bankrupt. Attorneys, H. G. Kimball.

Equity Court No. 2.
JUSTICE GOULD.

Motions for today.
No. 20. Bryan vs. Bryan et al. Attorneys, Mathew.
No. 22. Agnew vs. Hutchins. Attorneys, Craig, Thomas & Church.
No. 38. Stubbfield vs. Stubbfield et al. Attorneys, Hillard-Lieck, Follett & Cox.
No. 25. Fance vs. Fance. Attorneys, Gittings & Chamberlain-Forest.
No. 24. Clayton vs. Neil et al. Attorneys, King, Deane & Deane.
No. 36. Wallis vs. Mulachy. Attorneys, Gittings & Chamberlain-Forest.
No. 38. Hoffman vs. Hoffman. Attorneys, Plunkett.
No. 40. Bray vs. Bray. Attorneys, Plunkett-Key-Smith.
No. 42. Betts vs. Betts. Attorneys, Ewing, Everitt-Robichaud.
No. 44. Richardson vs. Hesser. Attorneys, Mehl-Richardson-Henner.
No. 45. Hendrick vs. Hendrick. Attorneys, Lambert-Gordon & Gordon.

Circuit Court No. 1.

Wunderly vs. Myers et al.; judgment by default against Myers. Plaintiff's attorneys, R. S. Hume and H. V. Tullish.
Coffey vs. Frading; sealed verdict ordered for Monday. Plaintiff's attorneys, R. P. Evans and McNeill & McNeill; defendant's attorneys, J. S. Ketchum and R. W. Parker.
No motions for today.

Assignments for Monday, October 28, 1907:

No. 53. Schneider vs. American Bridge Company. Attorneys, Evans, Benson & Fontney; R. S. Hulse-Kope.
No. 121. Smith vs. Tobby. Attorneys, W. O. Gardner and E. N. Hopewell-Howard Boyd and O. P. M. Brown.
No. 141. Burrows vs. Lincer. Attorneys, W. E. Andrews-Low-Deane.
No. 147. Benson vs. Metropolitan Life Insurance Company. Attorneys, Hayden Johnson-Berry & Miner.
No. 153. Foster vs. Congregation Talmud Torah. Attorneys, S. G. Olson-Levin-Torner.
No. 157. Kimmick vs. Kimmick. Attorneys, Archer & Smith-Wilton J. Lambert.
No. 16. Hazard vs. Riley. Attorneys, V. H. Walcott-T. J. Jeffers.
No. 18. Jones vs. Stearns. Attorneys, Bernard & Johnson-Arthur Peter.
No. 19. Bowen vs. Alexandria and Potomac Railroad Company. Attorneys, Hayden Johnson and Carrington & Carrington; J. J. Darlington.
No. 109. Jennings vs. Philadelphia, Baltimore and Washington Railroad Company. Attorneys, E. H. Hilt-Jackson-McKenney & Flannery.
No. 177. Borer vs. Dural. Attorneys, J. Wilmer Latimer-L. J. Malley.

Circuit Court No. 2.

JUSTICE ANDERSON.

Davis vs. Anacostia and Potomac Railway Company; jury disagree and are discharged. Plaintiff's attorneys, W. C. Gardner and E. N. Hopewell-Howard Boyd; defendant's attorneys, J. J. Darlington and W. C. Sullivan.
No. 10. Washington Railway and Electric Company; judgment on verdict for defendant at plaintiff's cost. Plaintiff's attorneys, McNeill & McNeill; defendant's attorneys, J. J. Darlington and W. C. Sullivan.

Beall vs. Clagett; judgment on verdict for plaintiff for \$84.00. Plaintiff's attorneys, Charles T. Henderson and Smith-Thompson, Jr.
Knights of Labor vs. Bliss; judgment by default for \$903.10. Plaintiff's attorneys, Archer & Smith.
Embleck vs. Leach; sealed verdict ordered for \$500. Plaintiff's attorneys, J. Wilmer Latimer.

Head vs. Knapp; verdict for plaintiff for \$230. Plaintiff's attorneys, H. L. Nichols and G. F. Williams; defendant's attorneys, J. E. Taylor.
Hayes vs. De Witt; jury reported until Monday. Plaintiff's attorneys, L. J. Mathew; defendant's attorneys, Hayden Johnson.

Dale vs. Shaffer; motion for new trial filed. Plaintiff's attorneys, E. S. Bailey; defendant's attorneys, Edwin Farnet and C. J. F. Graf.
Motions for today:

No. 1. Thornton vs. Harlow. Attorneys, J. S. Eash-Smith.
No. 2. Cleveland vs. Harris. Attorneys, Downing & Berry-McNamara & Hodges.
No. 3. Rowland vs. Anacostia and Potomac Railroad Company. Attorneys, H. W. Whitaker; J. J. Darlington.
No. 2. Lohr vs. Title and Guarantee Company. Attorneys, W. C. Balderson-Gittings & Chamberlain.

No. 4. United States ex rel. Eckhoff vs. West. Attorneys, L. A. Mott and J. H. S. Jones.
No. 5. Zittel vs. Michael. Attorneys, Daish & Thomas-Grim & Glick.
No. 6. Joe Frost. Attorneys, Golladay & Lerch-Larmer, Matthews & Donaldson.
No. 7. Pillsbury vs. Zeb. Attorneys, Daish & Thomas-C. J. F. Graf.

No. 8. Sun Printing and Publishing Company vs. National Publishing Company. Attorneys, Howard Boyd and W. G. Gardner.
No. 9. Lohr vs. Title and Guarantee Company. Attorneys, W. C. Balderson-Gittings & Chamberlain.

No. 10. United States ex rel. Eckhoff vs. West. Attorneys, L. A. Mott and J. H. S. Jones.
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No. 27. Zittel vs. Michael. Attorneys, Daish & Thomas-Grim & Glick.
No. 28. Joe Frost. Attorneys, Golladay & Lerch-Larmer, Matthews & Donaldson.
No. 29. Pillsbury vs. Zeb. Attorneys, Daish & Thomas-C. J. F. Graf.

ITCH IN THE SKIN, NOT IN THE BLOOD.

People with Eczema, Etc., Make Grievous Error by Taking Medicine Into the Stomach.
When your hand is scalded with hot water until it blisters and burns, you don't drink medicine to cure it. You apply a soothing lotion to the injured skin. Eczema, psoriasis, salt rheum, barbers' itch, and other such diseases of the skin cannot be cured by the stomach. The remedy on the part affected. The diseases named are caused by germs in the blood. Kill the germs and the disease goes away and the skin is left pure and white, as nature intended it to be.
That mild, simple liquid, oil of wintergreen, properly compounded in D. D. D. Prescription, routes the germs and heals the skin so perfectly that you can never tell where the disease was.
"No tongue can tell nor pen portray what I suffered for ten years from Eczema," writes Mr. R. E. Latta, of Garrison, Mo. "I was treated by the best doctors in the West, but received no benefit. I tried D. D. D. Prescription, and well, six or eight months have passed and there is no sign of a return. My advice to all is, don't delay. Begin with D. D. D. Prescription. It has been a remedy in the treatment of Eczema and other skin diseases."
HENRY EVANS, 922-F st. nw.

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Attorneys, Leckie, Polkin & Cox—H. Ross Perry & G. Thomas Dunlop.
No. 10. First vs. Second National Bank. Attorneys, R. P. Downing, G. A. Berry, and J. V. Coughlan-GRITTS & Chamberlain.
No. 2. In re Chesapeake and Potomac Telephone Company. Attorneys, Leckie, Polkin & Cox.
No. 30. Platt vs. Washington Post Company. Attorneys, W. W. Johnson and C. S. Strider, Jr. P. P. Downing, G. A. Berry, and J. V. Coughlan-GRITTS & Chamberlain.
No. 18. Costello vs. Palmer. Attorneys, L. J. Mathew-Nathaniel Wilson.
No. 104. Daniel and Metropolitan Railroad Company et al. Attorneys, McNeill & McNeill-E. H. Thomas and J. J. Darlington.

Criminal Court No. 1.
JUSTICE STAFFORD.

United States vs. Eugene Davis, violating section 82, code; bail fixed at \$500; recognizance taken, with Samuel H. Walker, surety. Attorneys, H. E. Davis.
United States vs. Eugene Davis, embezzlement; bail fixed at \$500; recognizance taken, with S. H. Walker, surety. Attorneys, H. E. Davis.
United States vs. Benjamin Isaacson and Max Berenski, robbery; appeal withdrawn. Attorneys, Thomas C. Taylor.
United States vs. John B. Lipscomb, assault with a dangerous weapon; on trial. Attorneys, H. E. Davis and Campbell Coleman.
Assignments for today: Motions.